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8	Attorneys for Defendants MARK GARIBALDI dba THE GARIBALDI COMPANY					
9	UNITED STATES DISTRICT COURT					
10	NORTHERN DISTRICT OF CALIFORNIA					
11	EDITH MACIAS, individually a behalf of similarly situated indivi	duals;)	CASE NO. C07 34:	37 JSW		
12						
13	LABOY; MIGUEL ÁCOSTA; (ACOSTA; CUAUHTEMOC TO	CRUZ)	THE GARIBALD: NOTICE OF JOIN	I COMPANY'S IDER AND JOINDER		
14	TERESA VILLEGAS, KAPIKA SALAMBUE and MARINA DU	\)	IN DEFENDANT MOTION FOR EX	TOMANEK'S KPANSION OF THE		
15	Plaintiffs,	}	RECORD [L.R. 72	2.3(b)]		
16	vs.	}				
17	 THOMAS J. TOMANEK; and N	MARK)				
18	GARIBALDI, individually and obusiness as THE GARIBALDI	loing)				
19	COMPANY,	}				
20	Defendants.	}				
21						
22						
23	NOTICE IS HEREBY GIVEN to plaintiffs EDITH MACIAS, individually and on					
24	behalf of similarly situated individuals; HOTON DURAN; TIFFANY HUYNH; AURA					
25	MENDIETA; WILLIAM LABOY; MIGUEL ACOSTA; CRUZ ACOSTA;					
26	CUAUHTEMOC TORAL, TERESA VILLEGAS, KAPIKA SALAMBUE and MARINA					
27		1				
28		1	GARIBALDI COMPA JOINDER AND JOIN	NDER IN DEFENDANT ON FOR EXPANSION OF		

1	DURAN, and to their attorneys of record, that Defendant MARK GARIBALDI dba THI				
2	GARIBALDI COMPANY (hereinafter "Defendant") hereby joins in Defendant				
3	THOMAS J. TOMANEK'S Motion for Expansion of the Record [L.R. 72.3(b)]				
4	A /				
5	DATED: March 25, 2008 FARBSTEIN & BLACKMAN APC				
6					
7	JOHN S. BLACKMAN				
8	Attorneys for Mark Garibaldi dba The Garibaldi Company				
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28	DEFENDANT MARK GARIBALDI dba THE				

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PROOF OF SERVICE

Macias v. Tomanek, , Mark Garibaldi, The Garibaldi Company USDC, Northern California, Case No. C 07-3437 JSW

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. I am employed in the office of a member of the bar of this court at whose direction the service was made. My business address is 411 Borel Avenue, Suite 425, San Mateo, California 94402-3518. My electronic notification address is stf@farbstein.com. On March 25, 2008, I served the following document(s):

DEFENDANT MARK GARIBALDI dba THE GARIBALDI COMPANY'S NOTICE OF JOINDER AND JOINDER IN DEFENDANT TOMANEK'S MOTION FOR EXPANSION OF THE RECORD [L.R. 72.3(b)]

on the following person(s) by the method(s) indicated below:

Elizabeth Noonan Brancart, Esq. Christopher A. Brancart, Esq. Brancart & Brancart P. O. Box 686 Pescadero, CA 94060	Attorneys for plaintiffs Tel: 650-879-0141 Fax: 650-879-1103 email: cbrancart@brancart.com ebrancart@brancart.com
Sara B. Allman, Esq. Allman & Nielsen 100 Larkspur Lndg Cir #212 Larkspur, CA 94939	Attorneys for defendant Thomas J. Tomanek Tel: 415-461-2700 Fax: 1-415-461-2726 all-niel@pacbell.net
Carl D. Ciochon, Esq. Wendel Rosen Black & Dean, LLP P. O. Box 2047 Oakland, CA 94604-2047	Co-counsel for defendant Mark Garibaldi dba The Garibaldi Company Tel: (510) 834-6600 Fax: 1-510-834-1928 email: cciochon@wendel.com

- [] by transmitting via facsimile on this date from fax number (650) 554-6240 the document(s) listed above to the fax number(s) set forth herein. The transmission was completed before 5:00 p.m. and was reported complete and without error. The transmission report is attached to this proof of service. Service by fax was made by agreement of the parties confirmed in writing.
- [] by placing the document(s) listed above in a sealed envelope(s) with postage thereon fully prepaid, for deposit in the United States mail at San Mateo, California addressed as set forth herein. I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day, with postage thereon fully prepaid in the ordinary course of business.
- by placing the document(s) listed above in a sealed envelope(s) and by causing personal delivery of the envelope(s) to the person(s) at the address(es) set forth herein. Signed proof of service by the process server or delivery service is attached to this proof of service.

DEFENDANT MARK GARIBALDI dba THE GARIBALDI COMPANY'S NOTICE OF JOINDER AND JOINDER IN DEFENDANT TOMANEK'S MOTION FOR EXPANSION OF THE RECORD [L.R. 72.3(b)]

THE RECORD [L.R. 72.3(b)]

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